### FEERICK NUGENT MACCARTNEY

ATTORNEYS AT LAW

ROCKLAND COUNTY OFFICE 96 SOUTH BROADWAY SOUTH NYACK, NEW YORK 10960 TEL. 845-353-2000 FAX. 845-353-2789

DONALD J. FEERICK, JR. BRIAN D. NUGENT\* J. DAVID MACCARTNEY, JR. MARY E. MARZOLLA\*

> OF COUNSEL DONALD J. ROSS DAVID J. RESNICK KEVIN F. HOBBS MICHAEL K. STANTON, JR.

ORANGE COUNTY OFFICE 6 DEPOT STREET, SUITE 202 WASHINGTONVILLE, NEW YORK 10992 (Not for service of papers)

JENNIFER M. FEERICK STEPHEN M. HONAN\*+ ALAK SHAH\* PATRICK A. KNOWLES\* JOHN J. KOLESAR III PATRICK J. McGORMAN

www.fnmlawfirm.com

\*LICENSED ALSO IN NEW JERSEY +LICENSED ALSO IN CONNECTICUT

All correspondence must be sent to Rockland County Office

Defendant's application is Denied May 20, 2019 without préjudice to renewal before Judge Karas.

Via ECF Honorable Nelson S. Román, U.S.D.J. U.S. District Court for the S.D.N.Y. 300 Quarropas Street White Plains, NY 10601

HON, NELSON S. ROMAN UNITED STATES DISTRICT JUDGE

Citizens United To Protect Our Neighborhoods, Hilda Kogut, Robert Asselbergs, and Carole Goodman v. Village of Chestnut Ridge, Case 7:19-cv-03461

Dear Judge Román:

Re:

We represent the Village of Chestnut Ridge, New York (the "Village"), the Defendant in the above-referenced action. The Village respectfully submits this application pursuant to Local Rule 13 for Division of Business in support of the Village's contention that the instant case is related to Orthodox Jewish Coalition of Chestnut Ridge, et al. v. Village of Chestnut Ridge, 7:19-cv-00443-KMK (S.D.N.Y.) ("Related Action"), and request for reassignment to the Hon. Kenneth Karas, U.S.D.J., the Judge who has the related case with the lowest docket number. The Village also respectfully requests a fourteen (14) day extension of time to answer and/or otherwise file a pre-motion letter after such time as this application is decided by Your Honor and/or Judge Karas pursuant to Rule 13(b)(3).

Both the instant Complaint and the Related Action Complaint challenge the Village's zoning laws as it relates to houses of worship, involve the same or substantially similar events, and could subject the parties to conflicting orders. The instant Complaint also refers to and makes allegations regarding the Related Action, but nevertheless did not identify the Related Action on Civil Action Cover Sheet. See, Docket No. 1 - Complaint at ¶98-102; Docket No. 2 - Civil Action Cover Sheet.

page of the second	USDC TONY
March Contract Contract	DOCUMENT
Mary Mary and San or	ELECTRONICALLY FILED
Acceptance of the second	DOC#: DATE FILED: 521 2019
A TOTAL	Secretary controls for the control of the control o

## FEERICK NUGENT MacCARTNEY, PLLC

Honorable Nelson S. Román, U.S.D.J.. May 20, 2019 Page 2

#### **INSTANT COMPLAINT**

Plaintiffs' Complaint alleges one cause of action seeking a declaration that the Village's newly adopted Local Law #1 of 2019 (the "New Local Law") violates the Establishment Clause, and further seeks, upon such declaration, to enjoin enforcement of the New Local Law.

By way of background, the New Local Law resulted from a two year process conducted pursuant to Article 7 of the N.Y. Village Law and Article XVII of the Village's Zoning Law. The New Local Law sets forth a three-tiered system that allows religious gatherings of various sizes in residential neighborhoods, inclusive of existing single family homes, under certain conditions. It permits religious gatherings of various sizes into non-residential districts also under certain conditions. It is facially neutral, does not favor or endorse any religion over or another, and applies to all religions.

#### RELATED ACTION

The Related Action against the Village also involves the New Local Law, where the Local Law is relied upon to support the Village's defenses, including, but not limited to, a safe harbor defense to certain constitutional and RLUIPA claims therein. See, Related Action at Docket No. 1 – Complaint; Docket No. 11 - Village's pre-motion letter. The Related Action is currently scheduled for a pre-motion conference on June 18, 2019 before Judge Karas. See, Related Action at Docket No. 13.

The Related Action Plaintiffs seek compensatory, declaratory and injunctive relief arising from allegations that the pre-2019 Amendment Village's Zoning Laws and Bulk Requirements (the "Challenged Obsolete Local Laws") violate the First and Fourteenth Amendments of the U.S. Constitution, multiple provisions of RLUIPA, and Article I, Section 3 of the N.Y. State Constitution. Plaintiffs bring as applied and facial challenges. Plaintiffs complain that, under the Challenged Obsolete Local Laws, "they have no location at which they can *legally* exercise their religion in the Village" because financial and marketplace constraints prevent them from complying with the Bulk Requirements' 5-acre minimum lot size. (Complaint at ¶¶ 19-22, 59, 68-69, 76-77, 83-84, 89-98) (emphasis added). They seek a declaratory judgment that the Challenged Obsolete Local Laws are unconstitutional and illegal, and request compensatory damages, costs, disbursements, and an award of attorneys' fees.

#### CONCLUSION

Absent a determination of relatedness and reassignment to a common Judge, the parties could be subjected to conflicting orders. Both the instant Complaint and the Related Action Complaint involve allegations regarding the New Local Law and the Challenged Obsolete Local Laws. The instant Complaint challenges the New Local Law, effectively reinstating the Challenged Obsolete Law, while the Related Action attacks the Challenged Obsolete Law. In all instances in

<sup>&</sup>lt;sup>1</sup> A copy of the Local Law and enabling Resolution are publically available on the Village's website, at http://www.chestnutridgevillage.org/Village%20info/boardactions.htm.

# 

## FEERICK NUGENT MacCARTNEY, PLLC

Honorable Nelson S. Román, U.S.D.J.. May 20, 2019 Page 3

this complex, ever evolving area of law, the Village acted in good faith to fulfill its statutory obligations and comply with Federal and State legal requirements.

Thank you for Your Honor's consideration of this application.

Respectfully submitted,

FEERICK NUCENT MagCARTNEY PLLC

By:

Donald J. Feerick, Jr. Patrick A. Knowles

cc: All Counsel via ECF